

EXHIBIT 1

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Bonus Taxi Inc. in favor of the Seller in the principal amount of \$1,200,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Bonus Taxi Inc. – Allonge

\$1,200,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
2346, 1949, 1907, 1683, 1632

FOR VALUE RECEIVED, the undersigned, **BONUS TAXI INC.**, located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of **Tri Global Financial Services, Inc.** (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$1,200,000.00)**, with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$3,750.00** commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

BONUS TAXI INC.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF _____)
COUNTY OF _____)
)ss:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 2

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Chicago Polo I, Inc. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Chicago Polo I, Inc. – Allonge

30208521v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1106, 2550, 6607, 6608, 6609,
6610

FOR VALUE RECEIVED, the undersigned, **CHICAGO POLO I, INC.**, located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of **Tri Global Financial Services, Inc.** (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$4,500.00** commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

CHICAGO POLO I, INC.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)ss.:

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 3

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Chicago Polo II, Inc. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

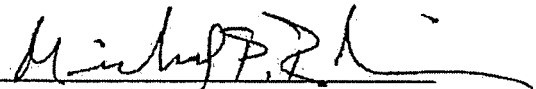
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Chicago Polo II, Inc. – Allonge

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
6611, 6616, 6615, 6614, 6613,
6612

FOR VALUE RECEIVED, the undersigned, CHICAGO POLO II, INC., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

CHICAGO POLO II, INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss.}

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER,
Notary Public, State of New York

No. 02HA4503331

Qualified in Nassau County

Commission Expires February 28, 2014

EXHIBIT 4

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Chicago Polo III, Inc. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

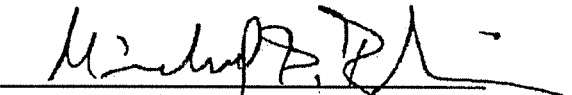
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Chicago Polo III, Inc. – Allonge

30208538v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
6267, 6279, 6220, 6208, 5414,
1128

FOR VALUE RECEIVED, the undersigned, **CHICAGO POLO III, INC.**, located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of **Tri Global Financial Services, Inc.** (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

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Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

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The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

CHICAGO POLO III, INC.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)ss.

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 5

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Chicago Polo IV, Inc. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Chicago Polo IV, Inc. – Allonge

30208549v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
2848, 3454, 3678, 3700, 5795,
6014

FOR VALUE RECEIVED, the undersigned, CHICAGO POLO IV, INC., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

CHICAGO POLO IV, INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss.}

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York

No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 6

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Chicago Polo XII, Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

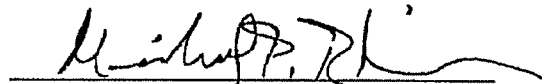
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Chicago Polo XII, Inc. – Allonge

30208556v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1535, 1550, 1589, 1599

FOR VALUE RECEIVED, the undersigned, CHICAGO POLO XII, INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion therof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

CHICAGO POLO XII, INC.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF _____)
COUNTY OF _____)
)ss:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 7

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Dolfina Taxi Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michaél P. Robinson
Title: Vice President

Dolfina Taxi Inc. - Allonge

30208576v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
6461, 5756, 5313, 2460

FOR VALUE RECEIVED, the undersigned, DOLFINA TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

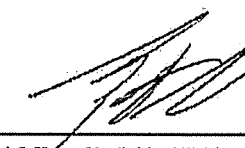
DOLFINA TAXI INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF _____)
COUNTY OF _____)
)ss:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 8

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Enetochka Taxi Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

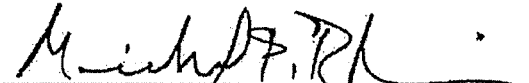
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Enetochka Taxi Inc. - Allonge

30208581v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
3688, 2080, 2053, 2027

FOR VALUE RECEIVED, the undersigned, ENETOCHKA TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

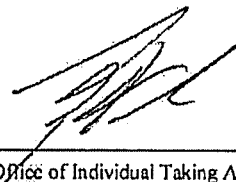
ENETOCHKA TAXI INC.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF)
COUNTY OF)
)ss:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 9

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Funny Monica In Chicago, Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: _____

Name: Michael P. Robinson

Title: Vice President

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
2278, 5097, 5213, 5743

FOR VALUE RECEIVED, the undersigned, FUNNY MONICA IN CHICAGO, INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00)**, with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

FUNNY MONICA IN CHICAGO, INC.

By:


Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA6218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 10

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Galina Cab Corp. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

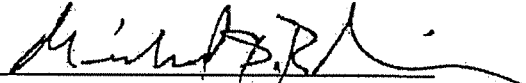
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Galina Cab Corp. – Allonge

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
2278, 5097, 5213, 5743, 5747,
5946

FOR VALUE RECEIVED, the undersigned, GALINA CAB CORP., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

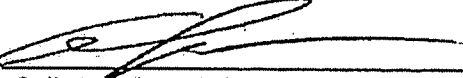
REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

GALINA CAB CORP.

By:


Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)ss:

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.

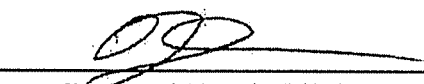

Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA8218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 11

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 28, 2012 executed by Gap Cab Corp. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

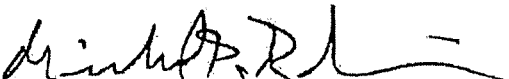
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated _____ executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Gap Cab Corp. - Allonge

30208665v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1561, 1650, 2793, 3615, 4933,
1716

FOR VALUE RECEIVED, the undersigned, **GAP CAB CORP.**, located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of **Tri Global Financial Services, Inc.** (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

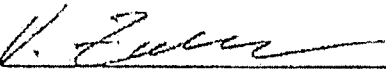
REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

GAP CAB CORP.

By:



Valentina Zubok,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On August 28, 2012 before me personally came Valentina Zubok to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 12

- Copy -

\$1,200,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
4923, 4935, 4936, 4946, 4949

FOR VALUE RECEIVED, the undersigned, GREEN TEA CAB CORP., located at 2617 S WABASH AVE., CHICAGO, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago; Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of ONE MILLION TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$1,200,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,750.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

GREEN TEA CAB CORP.

By:



Maya Zubok,
PRESIDENT
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF *New York*
COUNTY OF *Kings* }
ss: 01S1622303

On August 2, 2012 before me personally came Maya Zubok to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.

KEVIN SIROTA
Notary Public - State of New York
No. 01S16223103
Qualified in Kings County
My Commission Expires June 7, 2014


Signature and Office of Individual Taking Acknowledgment

EXHIBIT 13

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Jasmin Taxi Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated _____ executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
2969, 2966, 2965, 2963

FOR VALUE RECEIVED, the undersigned, JASMIN TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of **Tri Global Financial Services, Inc.** (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS** (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

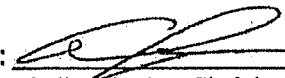
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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

JASMIN TAXI INC.

By:



Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA6218678
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 14

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by June Cab Corp. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

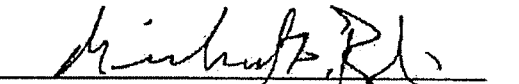
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

June Cab Corp. - Allonge

30208711v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
2645, 2775, 3027, 3403, 4439,
5461

FOR VALUE RECEIVED, the undersigned, JUNE CAB CORP., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS (\$1,440,000.00)**, with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

JUNE CAB CORP.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF)
COUNTY OF)
)ss:

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 15

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Lucky Four Cab Corp. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By:



Name: Michael P. Robinson

Title: Vice President

Lucky Four Cab Corp. - Allonge

30208749v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
859, 884, 911, 955

FOR VALUE RECEIVED, the undersigned, LUCKY FOUR CAB CORP., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

LUCKY FOUR CAB CORP.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss.}

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.

Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 16

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 28, 2012 executed by Lucky In Chicago, Inc. in favor of the Seller in the principal amount of \$1,200,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. A copy of the original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 28, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

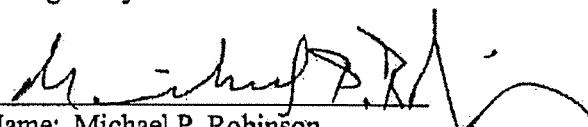
Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: _____

Name: Michael P. Robinson
Title: Vice President



Lucky In Chicago, Inc. – Allonge

30208755v3

- Copy -

\$1,200,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
124, 139, 141, 175, 286

FOR VALUE RECEIVED, the undersigned, LUCKY IN CHICAGO, INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of ONE MILLION TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$1,200,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,750.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

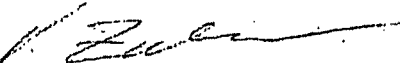
Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

LUCKY IN CHICAGO, INC.

By: 

Valentina Zubok,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On August 28, 2012 before me personally came Valentina Zubok to me known and known to be the individual(s) described in and who executed the within instrument; and he/she thereupon acknowledged that he/she executed the same.

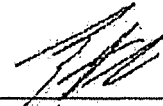

Signature and Office of Individual Taking Acknowledgment:
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 17

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Magenta Zone Cab Co. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

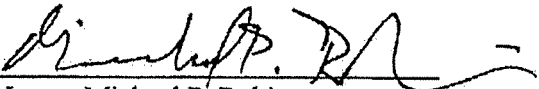
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Magenta Zone Cab Co. – Allonge

3020R780v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
4071, 4121, 4137, 4286

FOR VALUE RECEIVED, the undersigned, MAGENTA ZONE CAB CO., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS** (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

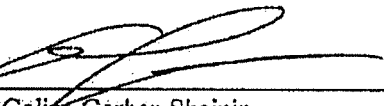
REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

MAGENTA ZONE CAB CO.

By:


Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)ss:

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA6218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 18

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Mauve Zone Cab Co. in favor of the Seller in the principal amount of \$1,200,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

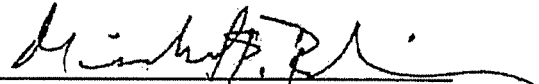
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Mauve Zone Cab Co. – Allonge

30208817v2

\$1,200,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1945, 4364, 4463, 4475, 4528

FOR VALUE RECEIVED, the undersigned, MAUVE ZONE CAB CO., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of ONE MILLION TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$1,200,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,750.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

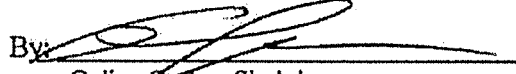
REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

MAUVE ZONE CAB CO.

By:


Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA6218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 19

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 28, 2012 executed by Misha Cat Cab Corp. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. A copy of the original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated _____ executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: _____

Name: Michael P. Robinson
Title: Vice President



Misha Cat Cab Corp. - Allonge

30208840v3

- Copy -

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
4769, 4775, 4778, 4782

FOR VALUE RECEIVED, the undersigned, MISHA CAT CAB CORP., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

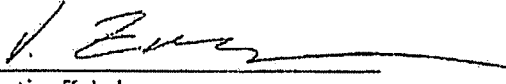
Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

MISHA CAT CAR CORP.

By: 

Valentina Zubok,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)
ss:

On August 28, 2012 before me personally came Valentina Zubok to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
EUGENE F. HAGER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 20

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Monaco Taxi Inc. in favor of the Seller in the principal amount of \$1,200,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

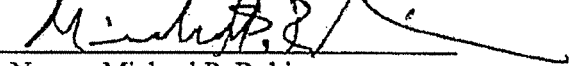
The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By:



Name: Michael P. Robinson

Title: Vice President

Monaco Taxi Inc. – Allonge

30208860v2

\$1,200,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
4790, 4792, 4798, 4803, 4818

FOR VALUE RECEIVED, the undersigned, MONACO TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$1,200,000.00)**, with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,750.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

MONACO TAXI INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF)
COUNTY OF)ss.:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 21

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Moneta Taxi Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: _____

Name: Michael P. Robinson
Title: Vice President

Moneta Taxi Inc. – Allonge

30208891v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1641, 2394, 2968, 3006

FOR VALUE RECEIVED, the undersigned, MONETA TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

MONETA TAXI INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF)
COUNTY OF)
)ss.:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 22

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012, executed by Pink Zone Cab Co. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

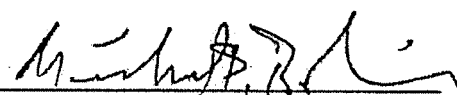
The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By:


Name: Michael P. Robinson
Title: Vice President

Pink Zone Cab Co. – Allonge

30209049v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
3745, 3774, 3786, 3840

FOR VALUE RECEIVED, the undersigned, PINK ZONE CAB CO., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

PINK ZONE CAB CO.

By: _____


Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA6218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 23

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Pretty Rachel In Chicago, Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

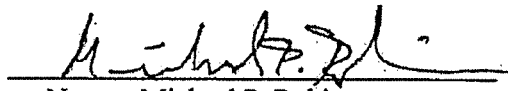
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Pretty Rachel In Chicago, Inc. – Allonge

30209073v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
213, 216, 218, 221

FOR VALUE RECEIVED, the undersigned, PRETTY RACHEL IN CHICAGO, INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentation for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

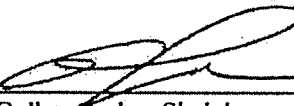
Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

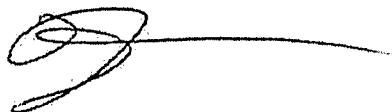
PRETTY RACHEL IN CHICAGO, INC.

By: 

Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss.}

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment

DAVID C. HABER
Notary Public, State of New York
No.02HA6218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 24

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Princess Taxi Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

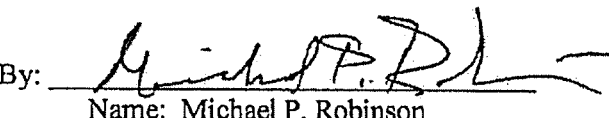
Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By:

Name: Michael P. Robinson

Title: Vice President



Princess Taxi Inc. – Allonge

30209073v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1207, 1189, 1174, 1169

FOR VALUE RECEIVED, the undersigned, PRINCESS TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$3,000.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

PRINCESS TAXI INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF _____)
COUNTY OF _____)ss.:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 25

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 30, 2012 executed by Rachel Taxi Inc. in favor of the Seller in the principal amount of \$960,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Rachel Taxi Inc. – Allonge

30209089v2

\$960,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1291, 1273, 1262, 1230

FOR VALUE RECEIVED, the undersigned, RACHEL TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **NINE HUNDRED SIXTY THOUSAND AND 00/100 DOLLARS (\$960,000.00)**, with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$3,000.00** commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammelled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

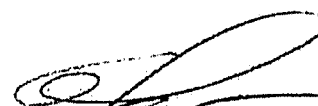
Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

RACHEL TAXI INC.

By: 

Galina Garber-Sheinin,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)ss:

On August 30, 2012 before me personally came Galina Garber-Sheinin to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
DAVID C. HABER
Notary Public, State of New York
No.02HA6218676
Qualified in New York County
Commission Expires March 8, 2014

EXHIBIT 26

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Reservior II Hacking Corp. in favor of the Seller in the principal amount of \$1,200,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By:


Name: Michael P. Robinson
Title: Vice President

Reservior II Hacking Corp. - Allonge

30208276v2

\$1,200,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1717, 1784, 1805, 1832, 1849

FOR VALUE RECEIVED, the undersigned, RESERVIOR II HACKING CORP., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION TWO HUNDRED THOUSAND AND 00/100 DOLLARS (\$1,200,000.00)**, with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$3,750.00** commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

RESERVIOR II HACKING CORP.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF
COUNTY OF

)
ss.:

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.

Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York

No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 27

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Samuel Taxi Corp. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

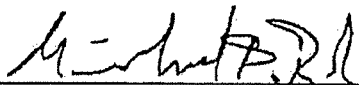
The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By:


Name: Michael P. Robinson
Title: Vice President

Samuel Taxi Corp. – Allonge

30208302v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
1866, 1867, 1870, 1910, 1938,
1951

FOR VALUE RECEIVED, the undersigned, SAMUEL TAXI CORP., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$4,500.00** commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

SAMUEL TAXI CORP.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF
COUNTY OF

)
ss.:

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.

Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER

Notary Public, State of New York

No. 02HA4503331

Qualified in Nassau County

Commission Expires February 28, 2014

EXHIBIT 28

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 21, 2012 executed by Shaun Jr Taxi Inc. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

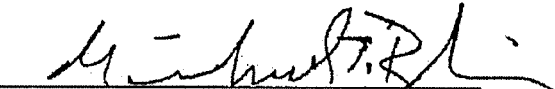
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 21, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

Shaun Jr Taxi Inc. - Allonge

30208336v2

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
5956, 5955, 5953, 2871, 1075,
842

FOR VALUE RECEIVED, the undersigned, SHAUN JR TAXI INC., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

SHAUN JR TAXI INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF)
COUNTY OF)
)ss.:

On August 21, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.

Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER

Notary Public, State of New York

No. 02HA4503331

Qualified in Nassau County

Commission Expires February 28, 2014

EXHIBIT 29

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by Siro, Inc. in favor of the Seller in the principal amount of \$2,880,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: Michael P. Robinson
Name: Michael P. Robinson
Title: Vice President

Siro, Inc. – Allonge

\$2,880,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
4764, 4114, 6318, 2273, 1793,
1491, 1275, 1164, 915, 6230,
6122, 5625

FOR VALUE RECEIVED, the undersigned, SIRO, INC., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **TWO MILLION EIGHT HUNDRED EIGHTY THOUSAND AND 00/100 DOLLARS** (\$2,880,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$9,000.00** commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

SIRO, INC.

By:

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss:}

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.



Signature and Office of Individual Taking Acknowledgment

EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 30

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated July 30, 2012 executed by SLS Jet Cab Corp. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. The original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

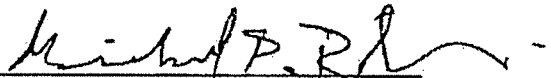
"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated July 30, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

By: 
Name: Michael P. Robinson
Title: Vice President

\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A
3421, 4029, 4537, 4656, 4705,
2276

FOR VALUE RECEIVED, the undersigned, SLS JET CAB CORP., located at 2617 S. Wabash Avenue, Chicago, IL 60616, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of **ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS** (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until August 1, 2015 (the "Maturity Date"), at the rate of **THREE AND THREE QUARTERS (3.75%)** percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of August, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of **\$4,500.00** commencing and due and payable on the 1st day of September, 2012 and on the 1st day of each month thereafter to and including August 1, 2015. On August 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein and made a part hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentment for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

SLS JET CAB CORP.

By: _____

Symon Garber,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss.}

On July 30, 2012 before me personally came Symon Garber to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014

EXHIBIT 31

ALLONGE

Pursuant to this ALLONGE ("Allonge"), Tri Global Financial Services, Inc. (the "Seller"), hereby assigns and indorses to Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.) all of the Seller's right title and interest in and to the Promissory Note (the "Note") dated August 28, 2012 executed by Valex Cab Corp. in favor of the Seller in the principal amount of \$1,440,000.00. Capitalized terms not otherwise defined in this Allonge shall have the meanings given to them in the Master Joint Participation Agreement ("MJPA") between the parties dated August 2, 2010. A copy of the original Note is attached to this Allonge and is made a part hereof.

The Note is hereby indorsed as follows:

"Pay to the order of Capital One Taxi Medallion Finance (a trade name of Capital One Equipment Finance Corp.), with all the recourse, warranties and representations set forth in the MJPA and Assignment & Transfer document dated August 28, 2012 executed by the Seller in connection with the loan evidenced by the Note."

The foregoing indorsement shall have the same effect as though it were written directly on the Note.

Dated: January 24, 2017

Tri Global Financial Services, Inc.

By: Capital One Equipment Finance Corp., its
authorized signatory

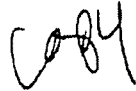
By: _____

Name: Michael P. Robinson
Title: Vice President



Valex Cab Corp. - Allonge

30208495v2



\$1,440,000.00

PROMISSORY NOTE

Medallions: SEE SCHEDULE A

2149, 1970, 622, 1952, 1653,
886

FOR VALUE RECEIVED, the undersigned, VALEX CAB CORP., located at 2617 S. WABASH AVE., CHICAGO IL 60616-0000, promises to pay to the order of Tri Global Financial Services, Inc. (the "Lender"), in lawful money of the United States, at 2617 S. Wabash Ave., Chicago, Illinois 60616, or at such other place as may be designated in writing by the holder of this Note, the principal sum of ONE MILLION FOUR HUNDRED FORTY THOUSAND AND 00/100 DOLLARS (\$1,440,000.00), with interest thereon to be computed and paid from the date of funding until September 1, 2015 (the "Maturity Date"), at the rate of THREE AND THREE QUARTERS (3.75%) percent per annum except as set forth below. From the date of funding, interest only shall be due and payable on the 1st day of September, 2012. Thereafter, payments of interest shall be paid in constant monthly installments of \$4,500.00 commencing and due and payable on the 1st day of October, 2012 and on the 1st day of each month thereafter to and including September 1, 2015. On September 1, 2015, there shall be a balloon payment of the unpaid principal balance of the note, plus any accrued interest thereon, provided all the monthly payments have been duly paid on their scheduled due dates in accordance with the term of this note. All payments, including but not limited to, MONTHLY installment payments, shall be applied first to any charges, fees, costs or expenses incurred, then to interest, and then to the outstanding principal.

If the execution of this note and the disbursement of funds therefrom do not occur simultaneously, then Lender may elect, in its sole untrammeled discretion, to extend: (1) the initial date upon which interest begins to accrue, or (2) the date upon which the loan ultimately matures, or both. But such extension will in no event exceed the number of days which elapsed between execution and initial disbursement of the loan proceeds or any portion thereof. Interest shall commence on the date Lender first issues any funds pursuant to this note.

Notwithstanding the foregoing, if (i) there shall occur an "Event of Default" under the Security Agreement described below (as such term is defined in the Security Agreement) or (ii) the Maturity Date shall occur, or (iii) any sum shall not be paid when it is due hereunder, then from and after any such occurrence or nonpayment the undersigned shall pay interest to the Lender, on demand, on the entire principal amount then outstanding hereunder and/or under the Security Agreement at the highest rate permitted by law.

Interest shall be computed on the basis of a twelve (12) thirty (30) day months in a 360 day year. Under no circumstances shall the undersigned be charged more than the highest rate of interest which lawfully may be charged by the holder hereof and paid by the undersigned on the indebtedness evidenced hereby.

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It is, therefore, agreed that if at any time interest on the indebtedness evidenced hereby would otherwise exceed the highest lawful rate, only such highest lawful rate will be paid by the undersigned. Should any amount be paid by the undersigned in excess of such highest lawful amount, such excess shall be deemed to have been paid in reduction of the principal balance thereof.

In the event that any payment due hereunder shall not be received by the Lender within ten (10) days of the date when such payment is due and payable, a late charge of five cents (\$0.05) for each dollar (\$1.00) so overdue may be charged by the Lender.

This Note is a promissory note and is secured by a Security Agreement of even date herewith between the undersigned and the Lender (the "Security Agreement") affecting property more particularly described therein, and all of the covenants, conditions and agreements contained in the Security Agreement are by this reference incorporated herein-and-made-a-part-hereof. At the option of the holder of this Note and upon the terms and conditions provided in the Security Agreement, upon (a) a default in making any payment of interest hereunder when due and payable, and such default continuing beyond the applicable grace period, if any, or (b) the occurrence of an Event of Default (as such term is defined in the Security Agreement), the unpaid principal balance hereof and all accrued interest shall become immediately due and payable. In enforcing its rights under this Note and under such Security Agreement and other instruments delivered in connection with the loan represented hereby, the holder shall have the right and option to pursue its remedies with respect to this Note or to enforce the provisions of the Security Agreement or such other instruments, or any combination thereof, and either simultaneously or in such order as the holder shall deem in its best interest.

The undersigned, and all persons liable or to become liable on this Note, agree, jointly and severally, to pay all costs of collection, including reasonable attorneys' fees and disbursements, in case the unpaid principal balance of this Note, or any payment of principal and/or interest thereon, is not paid when due, or in case it becomes necessary to protect the security for the indebtedness evidenced hereby, whether suit be brought or not.

Presentation for payment, notice of dishonor, protest, notice of protest, and trial by jury are hereby waived. This Note may be prepaid in whole or in part, at any time upon at least thirty (30) days' notice, provided that all accrued interest has been paid to the date of such prepayment and further provided that, in the event the loan is repaid, the undersigned pay to the Lender a prepayment fee equal to an additional ninety (90) days' interest at the rate herein set forth on the amount of the principal being repaid. If this Note is prepaid in part, then any such payments shall be applied against the payments due hereunder in inverse order of maturity.

Any payment of the principal balance of this Note after the Lender shall have declared the unpaid principal balance hereof and all accrued interest immediately due and payable in accordance with the provisions of this Note or the Security Agreement shall be deemed to be a voluntary prepayment for all purposes hereof, and a prepayment fee calculated pursuant to the provisions of the immediately preceding paragraph shall be payable with respect thereto.

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This Note shall be governed by and interpreted in accordance with the laws of the State of Illinois.

WITNESS:

VALEX CAB CORP.

By: V. Zubok

Valentina Zubok,
PRESIDENT, SECRETARY,
SHAREHOLDER & INDIVIDUAL
GUARANTOR

STATE OF NEW YORK)
COUNTY OF NEW YORK)^{ss}:

On August 28, 2012 before me personally came Valentina Zubok to me known and known to be the individual(s) described in and who executed the within instrument, and he/she thereupon acknowledged that he/she executed the same.


Signature and Office of Individual Taking Acknowledgment
EUGENE F. HABER
Notary Public, State of New York
No. 02HA4503331
Qualified in Nassau County
Commission Expires February 28, 2014